



Dated: November 19, 2009
The following is SO ORDERED:


Paulette J. Delk
UNITED STATES BANKRUPTCY JUDGE

IT518

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF TENNESSEE

In re:
HOWARD CLARK & JOYCE V ANDERSON-CLARK
Debtor(s)
SSN(1) XXX-XX-6563 SSN2 XXX-XX-0246

Chapter 13
Case No. 04-37130-D

ORDER ON TRUSTEE'S MOTION FOR MORTGAGE COMPANY TO SHOW CAUSE WHY THEIR RECORDS
SHOULD NOT REFLECT THAT THE DEBTOR'S MORTGAGE IS NOW CURRENT

It appearing to the Court from the statements of the Chapter 13 Trustee and the entire record herein that the above-referenced case is being prepared for discharge and that the Trustee has been serving as the disbursing agent for the debtor(s)' ongoing mortgage payment, and that the arrearage claim has been paid in full. It further appearing to the Court that the debtor's account with LITTON LOAN SERVICING has now been brought current.

IT IS THEREFORE ORDERED that LITTON LOAN SERVICING show that the debtor's mortgage is current.

/S/ George W. Stevenson
Chapter 13 Trustee

CC: George W. Stevenson
CS

HOWARD CLARK & JOYCE V ANDERSON-CLARK
5130 BERTA RD
MEMPHIS, TN 38109

HENRY W MILLER ATTORNEY

LITTON LOAN SERVICING
PO BOX 4387
PAYMENTS ONLY
HOUSTON, TX 77210